

the gag rule, a gag rule. Now, normally when we think of a gag rule, we think of something that tells someone who is otherwise free to speak that they may not speak. It is, in fact, what happens when we don't allow people to live. It is what happens to all these baby girls who are never allowed to be born precisely because they are female. And make no mistake, when we fund abortions overseas, that is what is happening. It happens a lot in countries that receive our aid in the absence of the Mexico City policy. Some of that goes to these organizations that perform abortions.

In many of these countries, sex-selective abortions are not only tolerated culturally, they are commonplace. They are excessive. As a result, these baby girls never get to be born. They never get to become women. They never get to speak in the first place. That is a form of gagging. That is not OK.

Regardless of how you feel about abortion, regardless of whether you think that is a baby, a human life, or whether you think it is something else—I am not sure what else it could be. When someone becomes pregnant, we know that is the potential of what will one day be a human being. Absent a death—whether a natural death or a death brought about by someone's actions or by the operation of a disease or medical condition or surgical intervention in the case of abortion—it is a person. We shouldn't lose sight of that.

I have difficulty accepting the premise that the only solution to this is continuing to fund organizations that perform or advocate for abortions overseas. I reject the premise that anything we do in this area to withhold those funds will necessarily result in more abortions.

As far as the suggestion that organizations could receive these funds and still perform abortions and that not translate into U.S. dollars being used to perform abortions, I reject that premise as well for the same reason that I reject the premise that Planned Parenthood isn't using taxpayer dollars to perform abortions. It is. It is spent differently. It is a matter of accounting, but it sustains and supports an organization that itself advocates for and performs many abortions. These are, in fact, human lives, and the American people are, in fact, very uncomfortable with the idea that we are funding abortions with their taxpayer dollars, and we are doing it overseas. We shouldn't do that. This shouldn't be controversial. I look forward to the day when it is not.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. BLUMENTHAL. Mr. President, just to be clear, I understand my colleague's point, but I think I have highlighted and I want to emphasize again the limited purposes for which our taxpayer dollars are used and the advocacy, the healthcare, the contraception, HIV screening and treatment—

world health—that would be prevented by this legislation.

I think that is an unintended consequence. Maybe, it is unintended that it is gargantuan in its potential impact, and, therefore, I continue my objection.

I yield the floor.

The PRESIDING OFFICER. The Senator from California.

ONE-YEAR ANNIVERSARY

Mr. PADILLA. Mr. President, I am here to speak on a nomination, but before I do, a point of personal privilege.

It was 1 year ago today that I had the honor of being sworn in as a Member of this Senate. As I hope my wife is watching at home on C-SPAN 2, I just want to thank her for her love and support throughout this first year. I couldn't have done it without her.

And I thank, of course, the Presiding Officer and all of our colleagues for the tremendous support and experience that this last year has been.

UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Mr. President, with respect to the Thomas nomination, I ask unanimous consent that the motion to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action.

The PRESIDING OFFICER. Without objection, it is so ordered.

CONFIRMATION OF HOLLY A. THOMAS

Mr. PADILLA. Mr. President, I was hoping to rise prior to the vote just a little while ago but was consumed with the agenda in the Senate Judiciary Committee this morning.

So in lieu of speaking prior to the confirmation vote, I rise to applaud the confirmation of Judge Holly Thomas to the U.S. Court of Appeals for the Ninth Circuit. Judge Thomas is a dedicated advocate for equality under the law and has made a career of fighting to ensure the civil rights of all Americans.

A proud native of San Diego, CA, and a graduate of Yale Law School, Judge Thomas spent 10 years working on civil rights litigation and appeals. That time included litigating at the NAACP Legal Defense Fund, in the U.S. Department of Justice's Civil Rights Division, and in the New York Solicitor General's Office.

In each of these roles, Judge Thomas was a tireless advocate for equal justice. She proved to be a skillful appellate lawyer, an insightful thinker, and a valued colleague.

She returned to California in 2016 to serve as the chief liaison between the California Department of Fair Employment and Housing and the Governor's Office. The State Department of Fair Employment and Housing is California's largest civil rights regulatory body, and in her role there Judge Thomas dedicated herself to protecting workers and families from unlawful discrimination, working closely with then-Governor Brown.

Recognizing her outstanding work and her tremendous talent, Governor

Brown appointed her to the Los Angeles County Superior Court in 2018. Now, this appointment was a full-circle moment for a person whose love of the law was nurtured by her supportive parents starting at a very young age. Judge Thomas's parents, when she was a young girl, would take her to watch court proceedings. Why? So that she could imagine what a career as a lawyer would look like.

Decades later, as a judge on the superior court, Judge Thomas actually requested to serve in the family law division because of her empathy for families going through a difficult process and experience in court.

Now, as the first person in her family to go to college after high school, Judge Thomas knows what it is like to navigate unfamiliar institutions. She is also the granddaughter of sharecroppers, and she is a passionate fighter for equal justice.

Since her appointment, Judge Thomas has proven her excellence as a jurist, as a neutral arbiter, and a compassionate voice for justice both in family court and on the California Court of Appeal, where she served in a pro tem capacity for 6 months.

Judge Thomas's compassion is matched by her legal acumen. Throughout her career, she has distinguished herself with thoughtful analysis, expert judgment, and unshakeable commitment to civil rights.

I know—and I am thrilled—that Judge Thomas will serve with distinction on the Ninth Circuit, and I congratulate her on this very well-deserved confirmation.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. CORNYN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

UKRAINE DEMOCRACY DEFENSE LEND-LEASE ACT

Mr. CORNYN. Mr. President, yesterday I was dismayed to hear the President of the United States suggest that a Russian invasion of Ukraine might not provoke a powerful response by the United States and our allies.

Now, I am grateful that the Press Secretary did issue a statement subsequently which seemed to clarify the strong commitment that the American people—from the administration to the Members of Congress—have to assist our Ukrainian allies in their efforts to deter or defeat Russian aggression. I believe we have a duty to stand with Ukraine and our European allies as they attempt to defend their democracies.

Strong language and threats of sanctions have their place, but they are not enough to deter Vladimir Putin. We need to take concrete steps to deter the likelihood of a Russian attack in any form.

But it is not just the executive branch of the U.S. Government that